

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

JOANNA ARDALAN, et al.

Plaintiff(s),

v.

DOE 1, et al.

Defendant(s).

CASE NUMBER:

8:23-cv-01243-KK-DFM

**NOTICE OF DEFICIENCY  
DEFAULT/DEFAULT JUDGMENT**

**PLEASE TAKE NOTICE:**

The Clerk cannot enter the requested **Default** of Doe 1, D.B.A Law Integral, LLC, Doe 2, D.B.A Deputy Trademark, Doe 3, P.K.A Michelle Sprague, Doe 4, D.B.A Trademark Integral, Doe 5, D.B.A Brandregistration.Org for the following reason(s):

- No declaration as required by F.R.Civ.P 55(a)
- No proof of service/waiver of service on file
- The name of the person served does not exactly match the person named in complaint
- Proof of Service is lacking required information
- Waiver of Service lacking the signature of the sender and/or the person acknowledging receipt
- Time to respond has not expired
- Answer and/or Motion for Summary Judgment and/or Motion to Dismiss on file
- Request for Entry of Default has been forwarded to the assigned Judge
- Party dismissed from action on
- Case terminated on
- Requesting party shall file a new Request/Application with noted deficiencies corrected in order to have **default reconsidered**.
- Other: No proof of service/waiver of service on file for the First Amended Complaint. See Court's Order Doc 38.

The Clerk cannot enter the requested **Default Judgment** against \_\_ for the following reason(s):

- No Entry of Default on file
- No declaration as required by F.R.Civ.P 55(b)
- The name of the person for which Default Judgment is requested does not exactly match the person named in the complaint
- Amounts requested differ or exceed the amounts prayed for in the demand for judgment in the most recently filed complaint
- A declaration establishing the amount due must accompany the plaintiff's request for default judgment
- No judgment by default may be entered by the Clerk against the United States or an incompetent person. The Request for Entry of Default has been forwarded to the assigned Judge
- Amount sought is not for a sum certain or cannot be computed to a sum certain
- Attorney Fees sought not in compliance with Local Rule 55-3
- Amount sought for costs is incorrect
- Case terminated on
- Requesting party shall file a new Request/Application with noted deficiencies corrected **in order to have default judgment reconsidered**.
- Other:

CLERK, U.S. DISTRICT COURT

Date: February 28, 2025By: /s/ Alison Bandek

#859

Deputy Clerk

alison\_bandek@cacd.uscourts.gov